## United States District Court

#### Northern District of Ohio

UNITED STATES OF AMERICA
V.
KEVIN BEDELL

JUDGMENT IN A CRIMINAL CASE

Case Number:

1:06CR564-005

USM Number:

30975-160

MITCHELL YELSKY

Defendant's Attorney

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	pleaded guilty to count(s): 1of the Indictment.
	pleaded noto contendere to counts(s) which was accepted by the court.
[]	was found guilty on count(s) after a plea of not guilty.

The defendant is adjudicated guilty of these offense(s):

Title & Section

Nature of Offense

Offense Ended

Count

21 USC 846

Conspiracy to Distribute Cocaine Base/Cocaine 11/8/2006

The defendant is sentenced as provided in pages 2 through 6 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984.

- The defendant has been found not guilty on counts(s) \_\_\_. []
- Count(s) 6 of the Indictment (is) dismissed on the motion of the United States. [V]

IT IS ORDERED that the defendant shall notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and the United States Attorney of material changes in the defendant's economic circumstances.

Date of Imposition of Judgment

CHRISTOPHER A. BOYKO, United States District Judge Name & Title of Judicial Officer

November 26, 2007

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AO 245B (Rev. 6/05) Sheet 2 - Imprisonment
CASE NUMBER: 1:06CR564-0

1:06CR564-005

**DEFENDANT:** 

**KEVIN BEDELL** 

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#### **IMPRISONMENT**

The defendant is committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of 110 Months.

partici	efendant shall participate in the Bureau of Prison's Substance Abuse Treatipate in the Bureau of Prison's Residential Substance Abuse Treatment ProAlcohol Program. The Defendant shall be given credit for time served.	tment ogran	Program. The defendant shall n, the 500 Hour Intensive					
[]	The court makes the following recommendations to the Bureau of Prison	ns:						
[~]	The defendant is remanded to the custody of the United States Marshal							
[]	The defendant shall surrender to the United States Marshal for this district.  [] at on  [] as notified by the United States Marshal.							
[]	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: [] before 2:00 p.m. on [] as notified by the United States Marshal. [] as notified by the Probation or Pretrial Services Office.							
l have	executed this judgment as follows:							
	Defendant delivered on to							
at	, with a certified copy of this judgment.							
			UNITED STATES MARSHAL					
		Ву						
		- '	Deputy U.S. Marshal					

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AO 245B (Rev. 6/05) Sheet 3 - Supervised Release

CASE NUMBER: 1:06CR564-005 DEFENDANT: KEVIN BEDELL

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#### SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of 3 Years.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the Court.

- [] The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- [ The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
- [ The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
- [] The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)
- [] The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

#### STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her depandants and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 6) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer:
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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AO 245B (Rev. 6/05) Sheet 4 - Supervised Release

CASE NUMBER: 1:06CR564-005 DEFENDANT: KEVIN BEDELL

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#### SPECIAL CONDITIONS OF SUPERVISED RELEASE

The defendant shall provide the probation officer access to all requested financial information.

The defendant shall participate in an approved program of outpatient, inpatient or detoxification substance abuse treatment, which will include drug and alcohol testing to determine if the defendant has reverted to substance abuse.

The defendant shall submit his residence, place of business, computer, or vehicle to a warrantless search, conducted and controlled by the U.S. Pretrial Services and Probation Office at a reasonable time and in a reasonable manner, based upon reasonable suspicion of contraband or evidence of a violation of a condition of release; failure to submit to a search may be grounds for revocation; the defendant shall inform any other residents that the premises may be subject to a search pursuant to this condition.

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AO 245B (Rev. 6/05) Sheet 5 - Criminal Monetary Penalties

CASE NUMBER: DEFENDANT: 1:06CR564-005

**KEVIN BEDELL** 

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### **CRIMINAL MONETARY PENALTIES**

The defendant must pay the total criminal monetary penalties under	er the Schedule of Payments on Sheet 6.
--------------------------------------------------------------------	-----------------------------------------

		The second secon		
	Totals:	Assessment \$ 100	<u>Fine</u> \$ WAIVED	Restitution \$ N/A
[]	The determination of restitute entered after such determination		ended Judgment in a Cri	minal Case (AO 245C) will be
[]	The defendant must make rebelow.	estitution (including communit	ly restitution) to the follow	ing payees in the amounts listed
	specified otherwise in the pri	rtial payment, each payee sha ority order of percentage pay s must be paid before the Un	ment column below. How	ely proportioned payment unless ever, pursuant to 18 U.S.C. §
<u>Na</u>	me of Payee	*Total <u>Loss</u>	Restitution Ordered	Priority or Percentage
	TOTALS:	<b>\$</b>	<b>\$</b>	
[]	Restitution amount ordered p	pursuant to plea agreement	<b>5</b>	
0	before the fifteenth day after		ent to 18 U.S.C. §3612(f).	ss the restitution or fine is paid in full All of the payment options on Shae 3612(g).
[]	The court determined that the	defendant does not have the	ability to pay interest and	d it is ordered that:
	[] The interest requirement	t is waived for the [] fine	[] restitution.	
	[] The interest requirement	t for the [] fine [] restit	ution is modified as follow	<b>vs</b> :

<sup>\*</sup> Findings for the total amount of tosses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994 but before April 23, 1996.

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AO 245B (Rev. 6/05) Sheet 6 - Criminal Monetary Penalties

CASE NUMBER: DEFENDANT: 1:08CR564-005 KEVIN BEDELL

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## **SCHEDULE OF PAYMENTS**

Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows:

	IIGI	ing assessed the detendant's ability to pay, payment of the total official mitorietary penalties are due as follows.							
A	[]	Lump sum payment of \$ due immediately, balance due							
		[] not later than or [] in accordance with [] C. [] D. [] E, or [] F below; or							
В	[]	Payment to begin immediately (may be combined with [] C [] D, or [] F below); or							
C	[]	Payment in equal installments of \$ over a period of , to commence days after the date of this judgment; or							
D	[]	Payment in equal installments of \$ over a period of, to commence days after release from imprisonment to a term of supervision; or							
E	[]	Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The Court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or							
F		Special instructions regarding the payment of criminal monetary penalties:							
		A special assessment of \$ 100.00 is due in full immediately as to count(s)1  PAYMENT IS TO BE MADE PAYABLE AND SENT TO THE CLERK, U.S. DISTRICT COURT							
	[]	After the defendant is release from imprisonment, and within 30 days of the commencement of the term of supervised release, the probation officer shall recommend a revised payment schedule to the Court to satisfy any unpaid balance of the restitution. The Court will enter an order establishing a schedule of payments.							
pen	alties	ne court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary is due during imprisonment. All criminal penalties, except those payments made through the Federal Bureau of Inmate Financial Responsibility Program, are made to the Clerk of the Court.							
The	defe	ndant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.							
[]	Join pay	t and Several (Defendant name, Case Number, Total Amount, Joint and Several Amount and corresponding se):							
		The defendant shall pay the cost of prosecution. The defendant shall pay the following court cost(s):							
[]	The	defendant shall forfeit the defendant's interest in the following property to the United States:							

Payments shall be applied in the following order: (1) assessment; (2) restitution principal; (3) restitution interest; (4) fine principal; (5) fine interest; (6) community restitution; (7) penalties; and (8) costs, including cost of prosecution and court costs.



OCT., 28, 2013

U. S. DEPARTMENT OF JUSTICE FEDERAL BUREAU OF PRISONS RESIDENTIAL REENTRY OFFICE 36 East 7th Street, Suite 2107-A Cincinnati, Ohio 45202

Date:

October 28, 2013

From:

Stephen Armstron

Cincinnati, OH

To:

United States Marshals, Columbus, OH

CC:

United States Marshals Service, Washington, D.C.

ATTN: Enforcement Operations Division

Re:

Escaped Federal Prisoner. This is your authority to

apprehend the below-named prisoner.

Name:

Bidell, Kevin

Reg. No. 30975-160

Present Location:

Unknown

Contract Location:

Oriana House for Men

55 East Glenwood Ave.

Akron, Ohio 44309

Community Contacts:

Rhonda Johnson, Mother, 3756 E. 143<sup>rd</sup> Street, Cleveland, Ohio 44128, phone (216) 401-0152

NO. 4224 P. 2

BP-S393.058 NOTICE OF ESCAPED FEDERAL PRISONER CDFRM

### U.S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF PRISONS

			PRO NOT COMPLETE CONTRACTOR OF THE PARTY	the first of the state of the s	and the design of the property of the		
Institution: Residential Reentry Office Cincinnati, OH 45202				Date: October 28, 2013			
Name: Bidell, Kevin Number: 30975-160			Date of Birth: 08-01-1983 Age: 30				
Sex: Male Race: Black		k Height:5'08"	Height:5'08" Weight: 210		Hair: Black	Place of Birth: Cleveland, OH	
Citizenship	<del></del>	Build: Large	<del></del>	Home Address: 424 S. State St. Painesville, OH 44077 (440) 251-4878			
Scars, Marks	s, Tattoos:	None known		Occupation: 1	D/T Midtown I	ndustry	
Last Used A	Liases: No:	ne known		F.B.I. No.: 570732VBO S.S.N.: 282-82-9			
Sentence 110 months Years/Mos./Days Offense: Conspiracy to Distribute of Cocaine Base/Cocaine				Original Arresting Agency: U.S. Marshals			
MANUAL TO A STATE OF THE STATE				Details of Escape: At approximately 12:25 p.m., Oriana Staff were unable to located inmate Bedell. A review of the Oriana House's recorded video revealed he had walked out of the facility at approximately 11:27 a.m. Earlier on this date, inmate Bedell had received an incident report for testing positive for Opiates.			
			RRM was notified on October 28, 2013, at approximately 12:40 p.m.				
			USMS was notified on October 28, 2013, at approximately 1:26 p.m.				
			Armed: Unknown				
			Consider Dangerous: History of Assault				

SUBJECT TO THE CONDITIONS OF TITLE 28, PART 7, SECTION 7.1 - 7.5 OF THE CODE OF FEDERAL REGULATIONS, A STANDING OFFER TO REWARD IS MADE FOR THE CAPTURE, OR ASSISTANCE IN, OR FURNISHING INFORMATION LEADING TO THE CAPTURE OF AN ESCAPED FEDERAL PRISONER. THIS REWARD SHALL NOT BE IN EXCESS OF \$200 UNLESS SPECIFICALLY GRANTED BY THE DIRECTOR OF THE BUREAU OF PRISONS.

IF APPREHENDED, OR IF YOU HAVE INFORMATION CONCERNING THE PRISONER, WIRE OR TELEPHONE COLLECT THE NEAREST OFFICE OF THE FEDERAL BUREAU OF INVESTIGATION (F.B.I.), OR CONTACT THE CHIEF EXECUTIVE OFFICER OF THIS FACILITY.

TELEPHONE NUMBER: (513) 684-2603 Area Code

Stephen Armstrong Chief Executive Officer

Residential Reentry Manager

Title

EMS-907.073 APR 08

## RESIDENTIAL REENTRY ESCAPE REPORT

CDFRM SENTRY EMS

# U.S. DEPARTMENT OF JUSTICE

## FEDERAL BUREAU OF PRISONS

					***************************************		
Name of Reporting Official Pamela J. Chaney		Title RRS		Office CCN		Date Submitted 10-28-2013	
Name of Immate Bedell, Kevin	Register No. 30975-160		Rece Black	s <sub>ex</sub> Male	Date of Birth 08-01-1983		
X Escape from custody; or Escape due to community arrest					Date and Time 10-28-20	of Escape 13 @ 11:27 a.m.	
If community arrest: New criminal beha							
Sentence 110 months			I .	Imposed 26-2007			
Offense Conspiracy to Distribute Cod	aine Ba	se/Cocaine	*				
socurty Level Medium	Custody Comm	unity		c Safety Factor No	_Yes		
CIMS Category _X_N/ASepa	ration	Disruptive	Grou	p ;	State	Other (Specify)	
Institution Transfer from FCC Petersburg			Direc	Yes	ent K_No		
Arrival Date 07-16- <u>20</u> 13		Projected Release Date 01-11-2014			Method of I	Release CMPL	
Escape or Technical Escape occurred from Oriana House for Men (5WW	n (Loc. Code V)	<del>)</del> )	l	ess of Facility E. Glenwood	d Avenue,	Akron, OH 44309	
Type of Facility: X RRC	Ju	venile	Long	-Term Adult	·	_ Short-Term Adult	
Program Participation Home Confineme		ICC _X	36	621 (e)	Othe	er (Specify) N/A	
Circumstances (use additional pages as detailed in PPGO, along with details of the	needed) - I	Include background infor	mation	on the offender	offense, and	special management concerns not	
Inmate Bedell transferred from	n FCC F	etersburg to Oria	na H	ouse Reside	ential Reen	ntry Center (RRC) on	
07-16-2013. Inmate Bedell v	vas parti	icipating in TDAT	and t	he Employn	nent Readi	ness Class. He obtained	
employment on 07-18-2013.	Inmate	Bedell was found	with	a cell phone	on 08-06	-2013, and a CDC for Code	
305, Possession of Anything I	Not Auti	norized, was sent t	the to	the DHO o	n 08-14-20	013. The report is still	
pending. The RRC received tests results from Alere Toxicology on 10-28-2013 that revealed inmate Bedell was positive for opiates on 10-22-2013. A federal incident report was written for Code 112, Use of Any							
Narcotics, on 10-28-2013 and the RRC was prepared to deliver the incident report to inmate Bedell. He could							
not be located. A review of the RRC security video revealed that inmate Bedell walked out of the facility at							
11:27 a.m. on 10-28-2013 without permission.							
This is not a VWP case. There is no known media attention on this case. The Residential Reentry Manager							
(RRM) was notified of the escape on 10-28-2013 at 12:40 p.m.							
Routing - via fax: U.S. Marshal Service, FBI, Sentencing Judge; Parole Commission CEO (if applicable) via e-mail: BOP-CCD/Comm Corr, BOP-CCD/Central Sector, BOP-CPD/Corr Svcs; GRA-DSC/TeamFoxtrot; Sending Facility ISM & Warden; NCRO (Regional Counsel); TDAT (if applicable).							
Record Conv. Inmate Central File	LOUIS TOX	(ii applicable).				This form may be replicated via MP	